Approved For Release 2008/12/02 : CIA-RDP67B00539R000700040001-0

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VOUCHER NO. 7-12	REQUEST FOR PAYMENT AND POSTING							STING VO	OUCHER YOUGHER NO. 7-12								
TO : Finance Division, Accounts Branch THROUGH: Monetary Branch													29	ION VOI	ly64	0399	
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SUBJECT											IN	VOICI	E NO(S).	8:	1-5241-	38-R	
PAYMENT TO Baird - atomic, Inca						contract CONTRACT							CT NO.				
AMOUNT # 10.											CI	IECK	TO BE DATE				
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ADVANCE ACCOUNT	8 13-27	P.O. NO. 32-34 DIV.	PROJECT NO.	CODE	D S	LIQ. CODE	ADVANCE ACCT. NO. EMP. NO.	YR	LEDGER ACCT, NO.				CK. NO. X REF. NO.	OBJECT CLASS	DESIT	CREDIT	
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FORM			1	/ 			SI	CF	RET		•				<u> </u>	(1)	

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usetts 38, Mass 33 University Road, Cambridge

ANALYTICAL & CONTROL INSTRUMENTS



TELEPHONE: UNIVERSITY 4-7420 - CABLE: BAIRDCO Cambridge, Massachusetts, U.S.A.

YOUR ORDER NO. DATE RECEIVED TM-1606 Common Jul 27 9 30 AM '64

OUR INVOICE NUMBER 82-5241-38R INVOICE & SHIPPING DATE

6/26/64

SOLD TO:

WASHING TON, D. C.

PLEASE REMIT TO:

STAT

BAIRD-ATOMIC, INC. P.O. BOX 1143 BOSTON 6, MASSACHUSETTS

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	NET B	RECLAIMED	has not been	received. - ATOMIC. INC.	
)	s
			TOTION OF THE ARTICLES AND/OR THE PERFORMANCE	COVERED BY	THIS INVOICE, IT H

SELLER REPRESENTS THAT WITH RESPECT TO THE PRODUCTION OF THE ARTICLES AND/OUTHEPERFORMANCE OF THE SERVICES GOVERNO BY THIS INVOICE, IT HAS FULLY
COMPLIED WITH SECTION 12 (A) OF THE FAIR LABOR STANDARDS MEDITARY, CONTROLLER

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2001-11

TERMS AND CONDITIONS OF SALE

- Authority: All sales agreements require approval, accept ince and acknowledgment by Baird-Atomic, Inc., hereinafter called "Baird" and may not be altered in its behalf except in writing signed by an authorized Home Office representative.
- Shipment and Passage of Title: Shipment will be made F.O.B. point of origin, unless other F.O.B. point is specified on the face hereof. In the absence of specific shipping instructions, method of shipment will be determined by Baird. In all cases Baird's responsibility (except as stated in its warranty) ceases and risk of loss and title shall pass upon delivery of the material to the carrier, irrespective of method of shipment and method of payment for shipment.
- Delivery: Baird will endeavor to meet delivery schedules, but in no case shall Baird incur any Hability, consequential or atherwise for any delays or failure to deliver as the result of ceasing to manufacture any product, or for any cause beyond its reasonable control, including, without limiting the generality of the foregoing, acts of God, of a public enemy, or of the purchaser, labor disputes, accidents, transportation conditions, government actions of any kind, inability to secure adequate material or labor, or any cause similar or dissimilar to the foregoing. Quated delivery dates are Baird's best estimate on the basis of current schedules. In no event shall Baird be liable for special or consequential damages resulting from failure to meet requested delivery schedules.

Prices and Terms of Payment:

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27.00

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Prices. All prices are subject to change without notice prior to acceptance of order by Baird. Offers to sell are subject to withdrawal of any time prior to acceptance by purchaser. Terms of Payment. On approved credit accounts, all invoices are due and payable in full 30 days from date of invoices, unless other terms are specified by Baird. In all cases if shipment is detayed by purchaser, payment shall become due 30 days from the date Baird is prepared to make the process of the control of the

- Cancellation and Returns. The contract may be concelled by purchaser only upon payment of reasonable cancellation charges the process of the commitments made by Baird.

 Plead of a personal backreptcy or commencement of any insolvency proceeding pursuant to State law shall be deemed.
 - Research that the return shipment be prepaid and subject to a ten percent handling charge.
- In the particular equipment of the cost of replacement of defective perts and repairs and replacements while cost of replacement of defects of instead of the original purchase only and shall commence to run from the date of shipment and shall commence to run from the date of shipment and shall commence to run from the date of shipment and shall commence to run from the date of shipment and shall commence to run from the date of shipment and shall commence to run from the date of shipment and shall commence to run from the date of shipment and shall commence to run from the date of shipment and shall commence to run from the date of shipment and shall commence to run from the date of shipments are delivery or destruction. Baird's most current catalog for the particular equipment of instruments during delivery or caused by other than Baird employees. In any event, kiability shall not expeed the cost of replacement of defective perts upon prompt notification of such defect. Shipments of all repairs and replacements which this warranty are FOB. Baird's factory or authorized service representative. Save for warranty at this, warranties shall be implied.
- Parents: The purchaser shall indemnify Baird against all claims of patent infringement with respect to goods manufactured wholly or partially to the purchaser's design or specifications. Save as provided otherwise in research and development contracts ton; government end use, all proprietary rights-in designs, tools, patterns, drawings, information and equipment not turnished by the purchaser are reserved to Baird;
- Taxes: the amount of any present or future sales, use or similar taxes, and import or export tariffs applicable to the equipment sola hereunder shall be payable by the purchaser when and as incurred.
- Fire Contract Colon atherwise agreed in writing the provisions on the face and reverse hereof shall constitute the entire contract of and rotated by of the parties and shall not be modified by standard clauses in the customer's purchase and rotated by standard clauses in the customer's purchase and rotated by standard clauses in the customer's purchase and rotated by standard clauses in the customer's purchase and rotated by standard clauses in the customer's purchase and rotated by standard clauses in the customer's purchase and rotated by standard clauses in the customer's purchase and rotated by standard clauses in the customer's purchase and reverse hereof shall constitute the entire provisions on the face and reverse hereof shall constitute the entire contract of any rights hereinforced by standard clauses in the customer's purchase and rotated by standard clauses and rotated by standard clauses and rotated

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